## THE GENERAL ASSEMBLY OF PENNSYLVANIA

## HOUSE BILL No. 292 Session of 2023

INTRODUCED BY DEASY, HILL-EVANS, MADDEN, CIRESI, SIEGEL, SANCHEZ, FREEMAN AND N. NELSON, MARCH 10, 2023

REFERRED TO COMMITTEE ON LOCAL GOVERNMENT, MARCH 10, 2023

## AN ACT

1 2 3 4 5 6	Providing for the establishment of a cultural development district program for communities in this Commonwealth with arts and cultural centers which benefit the public; and establishing Commonwealth tax exemptions for residents and businesses within the designated cultural development districts.
7	The General Assembly of the Commonwealth of Pennsylvania
8	hereby enacts as follows:
9	Section 1. Short title.
10	This act shall be known and may be cited as the Cultural
11	Development District Act.
12	Section 2. Legislative findings and policy.
13	The General Assembly finds and declares as follows:
14	(1) The General Assembly recognizes that arts and
15	cultural institutions are a vital and important economic
16	development tool and offer important educational, cultural
17	and spiritual benefits for the residents of this
18	Commonwealth. Therefore, the creation of cultural development
19	districts is in the best interest of the citizens of this
20	Commonwealth because it will help improve the economic

prosperity of the applicable areas and support the economic
 growth of areas surrounding these cultural sites.

3 (2) Cultural centers are currently found throughout this Commonwealth in both impoverished and flourishing areas, but 4 5 cultural centers relating to arts are most likely to be 6 located in more racially mixed neighborhoods. As the 7 Commonwealth has already invested a considerable amount of resources in cultural attractions, the areas in immediate 8 9 proximity to the cultural attractions often are not as 10 successful.

(3) Arts are collective enterprises. Clusters of arts organizations often develop because they aid the creative process and help create an environment of competition and efficiency. Therefore, it is essential to support the art organizations as a group, which necessitates the creation of cultural development districts instead of simply promoting specific art organizations.

18 (4) Tax abatement may encourage residents and businesses
19 to relocate to certain areas which are underdeveloped or
20 blighted.

21 Section 3. Definitions.

The following words and phrases when used in this act shall have the meanings given to them in this section unless the context clearly indicates otherwise:

25 "Cultural center" or "cultural attraction." A facility that 26 functions as a community center, museum, marketplace, art 27 studio, art gallery, theater, library or historic site and that 28 provides the public with educational, social, artistic or 29 cultural benefits.

30 "Cultural development district." A district established 20230HB0292PN0248 - 2 - 1 under section 4.

2 "Department." The Department of Community and Economic3 Development of the Commonwealth.

"District." The contiguous geographic area within one or
more municipalities defined and created by resolution or
ordinance of the governing body of the municipality creating the
cultural development district in accordance with section 4.
"Elm Street Program." The program established by the act of
February 9, 2004 (P.L.61, No.7), known as the Elm Street Program

"Main Street Program." The program established by the act of April 23, 2002 (P.L.298, No.39), known as the Main Street Act. "Municipality." A city, borough, township or incorporated town.

15 "Tax abatement." An exemption, deduction, abatement or 16 credit for any tax owed to the Commonwealth.

17 "Urban Redevelopment Law." The act of May 24, 1945 (P.L.991,18 No.385), known as the Urban Redevelopment Law.

19 Section 4. Establishment.

20 (a) General rule.--A cultural development district shall be21 created as follows:

(1) A municipality may propose the establishment of a
 cultural development district. The proposal shall include:

24 (i) Evidence of the benefits of the creation of the25 cultural development district to the municipality.

(ii) A plan of what is to be done in the cultural
development district, including the types of businesses
or residences the municipality hopes to attract in
designating a cultural development district, including a
possible theme for the area.

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(iii) The potentially affected organization or
 residential building which would be a part of the
 cultural development district.

4 (iv) An economic feasibility study of the project
5 and the fiscal effects on the municipal tax base.

6 (v) A detailed estimate of the amount of tax 7 abatement incurred by the proposal.

8 (vi) A map showing existing uses and conditions of 9 real property in the proposed cultural development 10 district.

11

(vii) A list of estimated non-tax-related expenses.

12 (viii) Evidence that the cultural attraction or 13 cultural center in question provides sufficient benefit 14 to the community where it is located by creating arts 15 programs, cultural or ethnic education or programs or 16 other relevant aid to the general public.

17 (2) An organization, business or group of residents may
18 apply to the municipality for the establishment of a cultural
19 development district.

20 (b) Hearing.--The following shall apply:

(1) The municipality shall hold at least one public hearing regarding the establishment of a cultural development district. The hearing shall be held to inform local residents and business owners of the benefits and detriments of the designation.

(2) Each affected municipality shall designate a
 representative to discuss the proposed cultural development
 district with the community.

(3) An interested party may meet with the representativeto discuss the establishment of the cultural development

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1 district, its boundaries, the exclusion of a particular 2 parcel of property from the cultural development district and 3 other relevant matters. Notice of the hearing shall be published in accordance with 65 Pa.C.S. Ch. 7 (relating to 4 5 open meetings) and shall be mailed to the governing body of a 6 municipality that levies property taxes within the boundaries 7 of the proposed cultural development district. The notice 8 shall be provided at least 30 days prior to the hearing. 9 Resolution or ordinance. -- The following shall apply: (C)

10 (1) In order to establish a cultural development
11 district, the governing body of a municipality shall adopt,
12 no more than three weeks after the public hearing under
13 subsection (b), a resolution or ordinance that describes the
14 boundaries of the cultural development district.

15 (2) A cultural development district may exist for a16 period not to exceed five years.

17 (3) The municipality shall assign a name to the cultural 18 development district for identification purposes. The 19 cultural development district may be established in 20 conjunction with and covering the same area as a Main Street 21 Program or Elm Street Program.

(4) If the resolution or ordinance is passed by the
municipality in which the cultural development district is
located, the municipality shall apply to the department for
the authority to receive tax abatement from the Commonwealth.

(5) Two or more municipalities may join together to
create a cooperative cultural development district. If
multiple municipalities join together, each municipality
shall pass a resolution or ordinance establishing the
cultural development district. The municipalities may jointly

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1 apply to the department for review.

2 Section 5. Review by department.

3 (a) Criteria.--The department shall review the application 4 for the establishment of a cultural development district and 5 determine whether the area is eligible for designation. The 6 review shall address the following factors:

7 (1) Whether the attraction in question is a cultural8 attraction.

9 (2) If the boundaries of the proposed cultural10 development district exceed one-half of one square mile.

(3) If the application is from a first class or second class city, that no more than 10 cultural development districts have been proposed or implemented. If more than 10 cultural development districts are proposed or implemented, the department shall determine which cultural development districts meet the greatest needs.

(b) Approval.--If approving a cultural development district, the department shall maintain the final authority to determine whether or not businesses moving into the cultural development district fall within the proposed plan of the municipality and are eligible for tax abatement.

22 Section 6. Eligibility.

(a) Municipal burden of proof.--In order to establish a cultural development district, a municipality shall provide evidence to the department that the cultural development district:

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(1) Is a contiguous geographic area.

(2) Is likely to undergo improvement, defined as
significant increase in real property values.

30 (3) Has not adequately capitalized on the municipality's 20230HB0292PN0248 - 6 - 1 cultural attractions and resources.

2 (4) Has not been adequately developed through private 3 enterprise.

4 Criteria for designation. -- An area is eligible to be (b) 5 designated as a cultural development district if:

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less than 50% of the property has been utilized for (1)7 commercial, residential or other purposes or the property is 8 considered blighted under the Urban Redevelopment Law; or

9 the property is considered to be in a deteriorated (2)10 or distressed condition.

Additional criteria for designation. -- In addition to the 11 (C) 12 required criteria under subsections (a) and (b), the department 13 shall consider the following criteria:

14 (1)Evidence of distress, including unemployment, 15 percentage of population below the State median income, 16 poverty rate, deteriorated property and adverse economic and 17 socioeconomic conditions in the proposed cultural development 18 district.

19 Local public and private commitment to the (2) 20 development of the proposed cultural development district and 21 the potential cooperation of surrounding communities.

22 Existing resources available to the proposed (3) 23 cultural development district.

24 How the cultural development district approval (4) 25 relates to other current economic and community development 26 projects and to regional initiatives or programs.

27 Crime statistics and proposals to implement local (5) 28 crime reduction measures.

29 Proposals to establish and link job creation and job (6) 30 training.

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1 Section 7. Cultural development districts.

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(a) General rule.--The following shall apply:

3 (1) If a cultural development district has been
4 established, residents and businesses which enter the area
5 shall receive tax abatement from the time they move in until
6 the expiration of the cultural development district.

7 (2) A business entity's income that is derived directly
8 from within the cultural development district shall receive
9 tax abatement.

10 (3) The department shall create a tax abatement form to11 be sent to the Commonwealth in replacement of taxes due.

(4) An entity within the cultural development district
may not receive full tax abatement after the five years for
which the cultural development district is established.

(5) If a business owner or resident sells property within a cultural development district, the new resident or owner shall receive tax abatement for the cultural development district for the time for which the cultural development district has been established. The abatement of the cultural development district shall remain with the real property, not the individual or organization.

(b) Limitation on relocation.--A business owner may not be granted tax abatement if the business owner relocates the business from one cultural development district to another. A business may receive the tax abatement within a cultural development district once, except that several branches of the same business may receive tax abatement within numerous cultural development districts.

29 (c) Limitation on eminent domain.--A municipality may not30 use the power of eminent domain to establish a cultural

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1 development district.

2 Section 8. Expiration.

3 (a) General rule.--A cultural development district shall
4 expire five years after the date set by the municipality for
5 establishment.

6 (b) Phased withdrawal of tax credits.--If a cultural 7 development district has expired, the residences and businesses 8 within the cultural development district that received the tax 9 abatement shall receive full tax abatement for a period of five 10 years and shall be entitled to a phaseout of the tax abatement 11 as follows:

12 (1) In the first year after receipt of five full years 13 of tax abatement, the residents and business owners shall be 14 liable for 10% of the taxes for which they received abatement 15 in the past.

16 (2) In the second year after receipt of five full years
17 of tax abatement, the residents and business owners shall be
18 liable for 25% of the taxes for which they received abatement
19 in the past.

(3) In the third year after receipt of five full years
of tax abatement, the residents and business owners shall be
liable for 50% of the taxes for which they received abatement
in the past.

(4) In the fourth year after receipt of five full years
of tax abatement, the residents and business owners shall be
liable for 75% of the taxes for which they received abatement
in the past.

(5) In the fifth year and each year thereafter after
receipt of five full years of tax abatement, the residents
and business owners shall be liable for the full amount of

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1 the taxes due.

2 Section 9. Reports.

3 (a) Effects.--The department, in cooperation with other
4 State agencies and local governments, shall develop and submit a
5 comprehensive report to the Governor and the General Assembly
6 every two years as to the social, economic and financial effects
7 and the impact of approved cultural development districts.

8 (b) Evaluation.--If this act is repealed, the department 9 shall present to the Governor and the General Assembly a 10 complete evaluation of the effects of the creation of cultural 11 development districts in this Commonwealth.

12 Section 10. Rules and regulations.

13 The department may promulgate rules and regulations necessary 14 to carry out this act.

15 Section 11. Repeals.

16 All acts and parts of acts are repealed insofar as they are 17 inconsistent with this act.

18 Section 12. Effective date.

19 This act shall take effect immediately.

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